	U	NITED ST	TATES DIS	TRIC	COURT	TPIG DH	LED RICT CO	JURT
			District of		NE	BRASKAT	OF NEBR	IASKA
UNIT	TED STATES OF AN	MERICA				2008 FEB 2	8 PM	5:41
DO	v. ORIS JEAN WILLI	AMS	O) Case	RDER O	F DETENTI 4:08CR3018			<b>HERK</b>
In accordan	Defendant  nce with the Bail Reform A  defendant pending trial in	Act, 18 U.S.C. § 314	12(f), a detention hear	ring has been	n held. I conclud	e that the followi	ng facts re	auire the
detention of the	defendant pending trial in	i uns case.						40
□ a c	efendant is charged with an al offense that would have crime of violence as define a offense for which the man a offense for which a maxin	n offense described been a federal offer ed in 18 U.S.C. § 31 ximum sentence is I	ise if a circumstance (56(a)(4).  ife imprisonment or c	f)(1) and had giving rise to the first the fir	o federal jurisdict	of a  federa	l offense that is	state
□ af	felony that was committed	after the defendant	had been convicted o	of two or mo	re prior federal of	ffenses described	in 18 U.S.	. <del>C.</del> ·*
(2) The off	fense described in finding of of not more than five year.	parable state or loca (1) was committed ears has elapsed sind	il offenses. while the defendant v	was on relea	se nending trial fo	or a federal state	or local of	fforce
(4) Finding	offense described in findings Nos. (1), (2) and (3) estor of (an) other person(s) and	ng (1). tablish a rebuttable i	presumption that no o	condition or	combination of c	anditions will see		
			Alternative Findings	(A)				
<b>∧</b> 101	e is probable cause to or which a maximun der 18 U.S.C. § 924(c).	to believe that to term of impri	the defendant ha sonment of ten y	s commi years or	tted an offens	e Sec. 801 et se	<del>-q</del>	
(2) The def	fendant has not rebutted the bearance of the defendant a	e presumption estab as required and the s	lished by finding 1 the safety of the commun	at no conditi ity.	on or combination	n of conditions w	ill reasonal	bly assure
		Ā	Alternative Findings					
(1) There is	s a serious risk that the de s a serious risk that the de	fendant will not app fendant will endang	ear. er the safety of anoth	er person or	the community			
			•	•				<u> </u>
						<del></del>	<u> </u>	
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								<del></del>
I find that the derance of the ev	e credible testimony and i	Part II—Writter nformation submitte		asons for E		nvincing evidence	æ □ ap	repon-
reasonable opport Government, the	nt is committed to the custo cticable, from persons awatunity for private consulta person in charge of the coch a court proceeding.  Date	dy of the Attorney G aiting or serving ser tion with defense or	ounsel. On order of all deliver the refenda	ed representation of the court	ative for confinem pending appeal. he United States nited States marsh of Judicial Officer, U.S. Magistrate	The defendant sor on request of all for the purpose	shall be aff	forded a
*Insert as applicab	ble: (a) Controlled Substa	inces Act (21 U.S.C.	8 801 at sage ): (b) C	ame and Tit	le of Judicial Offi	cer	31.110.0	0.07:
et seq.); or (c) Sec	ction 1 of Act of Sept. 15,	1980 (21 U.S.C. § 9	955a).	onnonca St	instances import	and Export Act ()	z1 U.S.C. {	§ 951